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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
. 09/709,685	11/09/2000	Jian Fan	10002599-1	4729
	7590 12/10/2007 CKARD COMPANY	EXAMINER		
P O BOX 272400, 3404 E. HARMONY ROAD INTELLECTUAL PROPERTY ADMINISTRATION			WORKU, NEGUSSIE	
	AL PROPERTY ADMI NS, CO 80527-2400	INISTRATION	ART UNIT	PAPER NUMBER
	,		2625	
			NOTIFICATION DATE	DELIVERY MODE
			12/10/2007	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

JERRY.SHORMA@HP.COM mkraft@hp.com ipa.mail@hp.com

	Application No.	Applicant(s)		
	09/709,685	FAN, JIAN		
Office Action Summary	Examiner	Art Unit		
	Negussie Worku	2625		
The MAILING DATE of this communication appeared for Reply	ears on the cover sheet	with the correspondence ac	ddress	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after t he mailing earned patent term adjustment. See 37 CFR 1.704(b).	TE OF THIS COMMUN 6(a). In no event, however, may ill apply and will expire SIX (6) Mo cause the application to become	IICATION. a reply be timely filed ONTHS from the mailing date of this of the control of the con		
Status				
1)⊠ Responsive to communication(s) filed on 15 Oct 2a)□ This action is FINAL. 2b)⊠ This 3)□ Since this application is in condition for allowan closed in accordance with the practice under Expression 1.	action is non-final. ce except for formal ma	• •	e merits is	
Disposition of Claims				
4) Claim(s) 1-6,8-21 and 23-57 is/are pending in the day of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1,3-6 and 8-16 is/are rejected. 7) Claim(s) 2,13,17-21 and 23-57 is/are objected to 8) Claim(s) are subject to restriction and/or Application Papers	n from consideration.			
· · · _	_	•		
 9) The specification is objected to by the Examiner 10) The drawing(s) filed on <u>09 November 2000</u> is/ar Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Examiner 	re: a)⊠ accepted or b) drawing(s) be held in abey on is required if the drawir	ance. See 37 CFR 1.85(a). ng(s) is objected to. See 37 C	FR 1.121(d).	
Priority under 35 U.S.C. § 119	·	v		
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date See Attacment.	Paper No	/ Summary (PTO-413) b(s)/Mail Date f Informal Patent Application		

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DETAILED ACTION

1. This is a replay to the amendment filed on 10/15/07, in which, claims 1-57 are pending. Claim 1 is independent, and claims 2-6, 8-21, 23-57 are dependent. Claims 7, 22 are cancelled.

Response to Arguments

2. Applicant's arguments with respect to claims 1, have been considered but are most in view of the new ground(s) of rejection. Applicant argues, the prior arts do not teach the claims as amended. Upon further review, the examiner has incorporated Mahoney (US 6009196) to further teach this limitation.

Information Disclosure Statement

3. The information disclosure statement (IDS) submitted on 03/21/07, have been reviewed. The submission is in compliance with the provisions of 37 CFR 1.97. Accordingly, the examiner is considering the information disclosure statement.

Continued Examination under 37 CFR 1.114

4. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this

application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 10/15/07, has been entered.

Claim Rejections - 35 USC § 112

- 5. The following is a quotation of the second paragraph of 35 U.S.C. 112:

 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 6. Claims 1-6, 8-21, 23-57, are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Specifically, claim 1, is rejected as failing to set forth the subject matter which applicant(s) regard as their invention. Evidence that claims fail(s) to correspond in scope with that which applicant(s) regard as the invention. In particular, with respect to "processing ones of the elements based at least in part on the blob labels assigned to the blobs the and the element labels assigned to the elements" of claim 1, since various things could be thought of from the expression what is specifically done is unclear. As a result, each claim cannot be understood.

Therefore, claims are also rejected under 35 U.S.C. 103, as best understood by examiner as set forth in the below discussed office action in view of cited prior arts:

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Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 1, 3-6, 8-12 and 14-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Al-Hussein (USP 5,818,978) in view of Mahoney (USP 6,009,196).

With respect to claim 1, Al-Hussein discloses a method of processing an image of an element, (image scanned by scanner section 22 of fig 5, received by computer 20 of fig 5, for further processing, see col.8, lines 63-68), comprising: assigning each of multiple ones of the elements (pixels of image) a respective element label selected from a set of at least three element labels that includes at least one edge element label (computer receive scanned image from a scanner, assign image pixel for further processing, according to pixel selected, see col.3, lines 54-56 and col.2, lines 25-32).

Al-Hussein dose not disclose grouping spatially connected ones of the elements into respective blobs based on the element labels assigned to the elements, wherein each of the blobs is assigned a respective one of at least two blob labels; and processing ones of the elements based at least in part on the blob labels assigned to the blobs the and the element labels assigned to the elements.

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Mahoney (196)., in the same area of a document image capture method and an image processing (as shown in fig 1), teaches grouping spatially connected ones of the elements into respective blobs based on the element labels assigned to the elements, (pixels are classifying operation 66 of fig 2) wherein each of the blobs is assigned a respective one of at least two blob labels (the out put from process 32 of fig 2 is set of connected components or "blob", see col.8, lines 62-68); and processing ones of the elements based at least in part on the blob labels assigned to the blobs the and the element labels assigned to the elements (see col.7, lines 6-15).

Therefore, it would have been obvious to a person with ordinary skill in the art at the time the invention was made to have modified the imaging apparatus of Al-Hussein to include: grouping spatially connected ones of the elements into respective blobs based on the element labels assigned to the elements, wherein each of the blobs is assigned a respective one of at least two blob labels; and processing ones of the elements based at least in part on the blob labels assigned to the blobs the and the element labels assigned to the elements.

It would have been obvious to a person with ordinary skill in the art at the time the invention was made to have modified imaging device of Al-Hussein by the teaching Mahoney (196) because of the following reasons: It would have allowed to a user ensure that acquired image data will be of quality and a resolution suitable for the content of the image, even if the image contains text together with gray scale or color image or both.

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With respect to claim 3, Al-Hussein discloses the method (fig 1-5), the method wherein the elements correspond to pixels-of the image, see (col.10, lines 5-15).

With respect to claim 4, Al-Hussein discloses the method (fig 1-5), wherein the background assigning comprises determining a white threshold value from luminance values associated with ones of the elements, see (col.18, lines 10-12).

With respect to claim 5, Al-Hussein discloses the method (fig 1-5), wherein then formation assigning comprises determining a black threshold value from the determined white threshold value, see (col.18, lines 10-12).

With respect to claim 6, Al-Hussein discloses the method (fig 1-5), wherein the assigning comprises determining a color threshold based at least in part on color values respectively associated with ones of the elements step, see (col.2, lines 45-48).

With respect to claim 8, Al-Hussein discloses the method (as shown in fig 5), wherein the assigning comprises labeling ones of the elements with respective ones of the element labels based at least in part on luminance values respectively associated with the elements, (step 1207 of fig 12, see col.18, and see also lines 5-10, col.18, line 5-15).

With respect to claim 9, Al-Hussein discloses the method (as shown in fig 5), wherein the label comprises comparing the luminance values to step a white threshold value, see col.12, lines 50-55).

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With respect to claim 10, Al-Hussein et al. discloses the method (as shown in fig 5), wherein the labeling comprises step of assigning t-o-each of multiple ones of the pixel elements of a respective one of a black element label, a white element label, and a gray element label based on comparisons of the luminance values to a white threshold and a black threshold, (step 1207 of fig 12, a given value for a black pixel 1", for white 0" value is given and are adjacent (white pixel), see col.12, lines 50-55.

With respect to claim 11, Al-Hussein et al. discloses the method (as shown in fig 1), wherein the labeling comprises step of assigning t-o-each of multiple ones of the pixel elements of a respective one of a black element label, a white element label, and a gray element label based on comparisons of the luminance values to a white threshold and a black threshold, (pixel set to binary 1", if pixel is black) pixel is white, see (col.12, lines 51-54).

With respect to claim 12, Al-Hussein et al. discloses the method (as shown in fig 5), wherein the labeling comprises assigning to-each of multiple ones of the elements a respective one of a black element labels, a white element label, and a color element label, see (col.17, lines 33-38), see also col.3, lines 45-48).

With respect to claim 14, Al-Hussein et al. discloses wherein the using grouping is based on a respective-an eight neighbor's system connectivity analysis performed for each of the elements, see (col.17, lines 33-35, col.13, lines 35-40).

With respect to claim 15, Al-Hussein et al. discloses the method (as shown in fig 5), the method of claim 1 wherein the step of identifying each element that is adjacent includes the step of identifying adjacent pixels that are background pixels, (col.13, lines 35-40).

With respect to claim 16, Al-Hussein et al. discloses the method (as shown in fig 5), wherein the grouping comprises step-of labeling adjacent ones of the elements that is outside the background blob label a non-background blob label pixel, (col.2, lines 5-9).

Claims having Allowable subject matter

9. Claims 2-21, 24-57 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. Therefore, the prior art searched or cited do not teach or disclose the method of claim 2-12, 17-21, 24-57, wherein segmenting spatially connected ones of the elements in each of the blobs into respective sub-blobs based on the labels assigned to the elements, wherein each of the sub-blobs is assigned to a respective one of at least two sub-blob labels, wherein the processing is based at least in part on the sub-blob labels assigned to the sub-blobs.

As to claim 13, the prior art does not teach or disclose he method wherein the grouping comprises grouping spatially connected ones of the elements that are assigned element labels within a first subset of the element labels into a respective one

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of the blobs assigned a first blob label, and grouping spatially connected ones of the elements that are assigned element labels within a second subset of the element labels into a respective one of the blobs assigned a second blob label.

Conclusion

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Negussie Worku whose telephone number is 571-272-7472. The examiner can normally be reached on 9am-6pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Aung Moe can be reached on 571-272-7314. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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Negussie Worku Examiner

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November 30, 2007